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May 16, 2022

# VIA ELECTRONIC FILING

Rosemary Chiavetta, Secretary Pennsylvania Public Utility Commission Commonwealth Keystone Building 400 North Street, 2nd Floor North P.O. Box 3265 Harrisburg, PA 17105-3265

### Re: Jim Davenport and John Prokopchak v. PPL Electric Utilities Corporation Docket No. C-2022-3032078

Dear Secretary Chiavetta:

Attached for filing is the Preliminary Objection of PPL Electric Utilities Corporation to the Complaint of the Complainants in the above-referenced proceeding. Copies will be provided as indicated on the Certificate of Service.

Respectfully submitted,

Lindsay A. Beckstussed

Lindsay A. Berkstresser

LAB/kls Attachments

cc: Certificate of Service

### **CERTIFICATE OF SERVICE**

I hereby certify that true and correct copies of the foregoing have been served upon the following persons, in the manner indicated, in accordance with the requirements of 52 Pa. Code § 1.54 (relating to service by a participant).

# VIA E-MAIL AND FIRST-CLASS MAIL

Jim Davenport John Prokopchak Pro-Ko Properties, Inc. 201 Bear Creek Boulevard, Suite A Plains Township, PA 18702 ophonduras@aol.com

John J. Prokopchak 1554 Mt. Zion Road Harding, PA 18643

Dated: May 16, 2022

Lindsay A. Berkstresser

# BEFORE THE PENNSYLVANIA PUBLIC UTILITY COMMISSION

Jim Davenport & John Prokopchak,	:	
	:	
Complainants,	:	
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PPL Electric Utilities Corporation,	:	
	:	
Respondent.	:	

Docket No. C-2022-3032078

# NOTICE TO PLEAD

YOU ARE HEREBY ADVISED THAT, PURSUANT TO 52 PA. CODE § 5.101, YOU MAY FILE AN ANSWER TO THE ENCLOSED PRELIMINARY OBJECTION WITHIN TEN (10) DAYS AFTER THE DATE OF SERVICE. YOUR ANSWER SHOULD BE FILED WITH THE SECRETARY OF THE PENNSYLVANIA PUBLIC UTILITY COMMISSION, P.O. BOX 3265, HARRISBURG, PA 17105-3265. A COPY OF YOUR ANSWER SHOULD ALSO BE SERVED ON THE UNDERSIGNED COUNSEL.

Kimberly A. Klock (ID # 89716) Michael J. Shafer (ID # 205681) PPL Services Corporation Two North Ninth Street Allentown, PA 18101 Phone: 610-774-2599 Fax: 610-774-4102 E-mail: kklock@pplweb.com mjshafer@pplweb.com

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Date: May 16, 2022

Attorneys for PPL Electric Utilities Corporation

### BEFORE THE PENNSYLVANIA PUBLIC UTILITY COMMISSION

2078

# PRELIMINARY OBJECTION OF PPL ELECTRIC UTILITIES CORPORATION TO THE COMPLAINT OF JIM DAVENPORT & JOHN PROKOPCHAK

#### TO THE PENNSYLVANIA PUBLIC UTILITY COMMISSION:

AND NOW, comes PPL Electric Utilities Corporation ("PPL Electric" or the "Company") and hereby files this Preliminary Objection, pursuant to the regulations of the Pennsylvania Public Utility Commission ("Commission") at 52 Pa. Code § 5.101, and respectfully requests that the portion of the Formal Complaint of Jim Davenport and John Prokopchak ("Complainants") requesting damages be dismissed because the Commission has no power to award damages.

In support thereof, PPL Electric states as follows:

#### I. <u>BACKGROUND</u>

1. PPL Electric furnishes electric distribution, transmission, and default supply services to approximately 1.4 million customers throughout its certificated service territory, which includes all or portions of twenty-nine counties and encompasses approximately 10,000 square miles in eastern and central Pennsylvania. PPL Electric is a "public utility," an "electric

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distribution company," and a "default service provider" as defined in Sections 102 and 2803 of the Pennsylvania Public Utility Code, 66 Pa. C.S. §§ 102, 2803.

2. On April 25, 2022, PPL Electric was served with the above-captioned Complaint. The issues raised in the Complaint pertain to the Complainants' request for service and the alleged amount of time the Complainants waited for service to be connected. (Complaint  $\P$  4.) As relief, the Complainants request, among other things, that PPL Electric "compensate [the Complainants] \$3,000 for damages due to failure to activate service." (Complaint  $\P$  5.)

3. PPL Electric herein files this Preliminary Objection to the Complaint. For the reasons explained below, PPL Electric respectfully requests that the portion of the Complaint pertaining to a request for monetary damages be dismissed pursuant to Section 5.101(a)(2) of the Commission's regulations because a request for damages constitutes impertinent matter. 52 Pa. Code § 5.101(a)(2).

### II. STANDARD OF REVIEW

4. Pursuant to the Commission's regulations, preliminary objections in response to a pleading may be filed on several grounds, including:

- (1) Lack of Commission jurisdiction or improper service of the pleading initiating the proceeding.
- (2) Failure of a pleading to conform to this chapter or the inclusion of scandalous or impertinent matter.
- (3) Insufficient specificity of a pleading.
- (4) Legal insufficiency of a pleading.
- (5) Lack of a capacity to sue, nonjoinder of a necessary party or misjoinder of a cause of action.
- (6) Pendency of a prior proceeding or agreement for alternative dispute resolution.

(7) Standing of a party to participate in the proceeding.

52 Pa. Code § 5.101(a)(2) (emphasis added).

5. In ruling on preliminary objections, the Presiding Officer must accept as true all well-pled allegations of material facts as well as all inferences reasonable deducible therefrom. *Stilp v. Commonwealth*, 910 A.2d 775, 781 (Pa. Cmwlth. 2006) ("*Stilp*") (citing *Dep't of Gen. Servs. V. Bd. Of Claims*, 881 A.2d 14 (Pa. Cmwlth. 2005)), *affirmed* 974 A.2d 491 (Pa. 2009). However, the Presiding Officer need not accept as true conclusions of law, unwarranted inferences from facts, argumentative allegations, or expressions of opinion. *Stanton-Negley Drug Co. v. Dep't of Pub. Welfare*, 927 A.2d 671, 673 (Pa. Cmwlth. 2008), *affirmed*, 963 A.2d 670 (Pa. 2009). Notwithstanding, any doubt must be resolved in favor of the non-moving party. *Stilp* at 781.

6. In addition, the Presiding Officer must determine whether, based on the factual pleadings, if recovery is possible. *See Rok v. Flaherty*, 527 A.2d 211, 214 (Pa. Cmwlth. 1987) (citation omitted). Indeed, for preliminary objections to be sustained, it must appear with certainty that the law will permit no recovery. *See Stilp* at 781; *Milliner v. Enck*, 709 A.2d 417, 418 (Pa. Super. 1998) (quoting *Santiago v. Pa. Nat. Mut. Cas. Ins. Co.*, 613 A.2d 1235, 1238 (Pa. Super 1992)).

#### III. <u>PRELIMINARY OBJECTION</u>

# A. THE COMPLAINANTS' REQUEST FOR DAMAGES SHOULD BE DISMISSED BECAUSE THE COMMISSION HAS NO POWER TO AWARD DAMAGES.

7. PPL Electric incorporates by reference Paragraphs 1 through 6 as if fully set forth herein.

8. The portion of the Complaint requesting damages should be dismissed because the Commission cannot award damages.

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9. In the Complaint, the Complainants request that the Commission direct PPL Electric to compensate the Complainants \$3,000 for alleged damages due to an alleged failure to activate service. (Complaint ¶ 5.)

It is well-established that the Commission does not have authority to order a public utility to pay damages, as requested by the Complainants. *See DeFrancesco v. W. Pa. Water Co.*, 453 A.2d 595, 596-97 (Pa. 1982); *Elkin v. Bell of Pa.*, 420 A.2d 371, 375 (Pa. 1980); *Feingold v. Bell of Pa.*, 383 A.2d 791, 794-95 (Pa. 1977).

11. Here, the Complainants' request for damages is impertinent matter "in the sense that it is irrelevant to [the] cause of action" because the Commission lacks authority to award damages. *See Stoner v. PPL Elec. Utils. Corp.*, Docket No. C-2013-2385588, p. 3 (Nov. 14, 2013 (order sustaining preliminary objections). Indeed, requests for damages are regularly stricken from complaints as being impertinent matter. *See, e.g., id.* at pp. 3, 5; *Powell v. Verizon Pa., Inc.*, Docket No C-2011-226876, 2011 Pa. PUC LEXIS 652, at \*8-9, 16-17 (Dec. 21, 2011), *adopted by Comm'n*, 2012 PA. PUC LEXIS 374 (Order Entered Mar. 1, 2012); *J.E. Culbertson Co. v. Pa. Elec. Co.*, Docket No. C-2010-2204947, 2011 Pa. PUC LEXIS 781, at \*8-9, 12 (Feb. 4, 2011), *adopted by Comm'n*, Docket No. C-2010-2204947 (Order Entered Apr. 8, 2011).

12. Therefore, consistent with longstanding Commission precedent, the Complainants' request for damages is impertinent matter and should be stricken from his Complaint pursuant to 52 Pa. Code § 5.101(a)(2).

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### IV. CONCLUSION

WHEREFORE, PPL Electric Utilities Corporation respectfully requests that the Complainants' request for damages be summarily dismissed pursuant to 52 Pa. Code § 5.101(a)(2).

Respectfully submitted,

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Date: May 16, 2022

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